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(c) The sum of Twenty-five Thousand Dollars (\$25,000) heretofore left in trust, after the death or marriage of my sister-in-law, Hermie Catherine Phleeger, shall sink into and become a part of the residue of my estate, to be used for the purpose of maintaining and operating said institution, to be conducted under the auspices and authority of said corporation, the name of which shall be, as aforesaid, The Charles L. and Mannie M. Renn Foundation, Inc. For Crippled Children.

SIXTH: It is my purpose and intention, as a perpetual memorial, more especially for my wife, who has been crippled for many years, that the entire residue of my property and estate, of every kind, character and description, after the payment of the specific legacies hereinbefore mentioned, shall be utilized for the maintenance and operation of the said farm, and the 50 acres allotted thereto, as an institution or home for all crippled children, and it is my wish that the officers of the Corporation, to be known as The Charles L. and Mannie M. Renn Foundation, Inc. for crippled Children, shall at all times use their best efforts to carry into effect the purpose and intention, hereinbefore mentioned, so that thereby there shall be fulfilled the wish of my wife, as well as my promise to her, that my estate shall be devoted and dedicated to the proper care, training, and maintenance of crippled children, at the Wallis Farm, aforesaid, the details, plans and requirements must of necessity be left largely to the officers of said corporation, who are hereby urged and requested to do their utmost to carry into effect our wishes and desires, as hereinbefore expressed.

SEVENTH: I hereby confer upon the Trustees hereinbefore mentioned all necessary power and authority to make such sales of my property and estate, except the Wallis Farm, aforesaid, as may be necessary to carry into effect the provisions of